IN THE UNITED STATES BANKRUPTCY COURT DISTRICT OF PUERTO RICO

IN RE:	*	
	*	CASE: 22-00471 EAG
OSVALDO VAZQUEZ PERALES	*	
Debtor	*	CHAPTER 13

NOTICE OF AMENDMENT OF PAYMENT PLAN

TO THE HONORABLE COURT:

COMES NOW debtor through her legal representation and very respectfully states as follows:

- 1. That debtor filed for relief under 11 U.S.C Chapter 13 of the Bankruptcy Code on February 24th, 2022.
- 2. Debtor is filing an amended Chapter 13 Plan to make the following corrections in the plan:
 - PART 2.4 TO DISCLOSE THE SOURCE FOR THE LUMP SUM
 - b. PART 8.6 TO DEVOTE FUTURE TAX REFUNDS
- 3. Attached to this notice, debtor respectfully submit amended Chapter 13 payment plan.

21 DAYS NOTICE

Within twenty-one (21) days after service as evidence by the certification, and an additional three (3) days pursuant to Fed. R. Bank. P. 9006(f) if you were served by mail, any party against whom this paper has been served, or any other party to the action who objects to the relief sought herein, shall serve and file an objection or other appropriate response to this paper with the Clerk's office of the U.S Bankruptcy Court for the District of Puerto Rico. If no objection or other response is filed within the time allowed herein, the objection will be deemed unopposed and may be granted unless: (1) the requested relief is forbidden by law. (2) The requested relief is against public policy; or (3) in the opinion of the Court, the interest of justice requires otherwise. If you file a timely response, the court may-in its discretion-schedule a hearing.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY on this same date I electronically filed the foregoing document with the clerk of the court using the CM/ECF System which will sent notification of such filing to the following: Chapter 13 Trustee, US Trustee and to all creditors registered to said system. On this same date, I have sent copy of said document by regular mail to all parties in interest that are non-CM/ECF participants as of the creditor matrix attached hereto. This certificate of service is filed to comply with the Honorable Court's General Order 03-01 that requires that this certificate of service be filed no later than three (3) days after the service of the plan referred to above.

RESPECTFULLY SUBMITTED.

I HEREBY CERTIFY: On this same date I have filed this motion electronically with the Clerk of the Court using CM/ECF systems which will send notification of such to the Chapter 13 Trustee and that we have sent copy of this document through regular mail to all non-CM/ECF participants interested parties to their address of record.

In Juncos, Puerto Rico this 10th day of June of 2022.

ADELA L TORRUELLA LAW OFFICE, PSC PO BOX 4040 SUITE 305 JUNCOS, PR 00777 Tel: (787)713-1892 Cel: (787) 648-2335 adela4za@yahoo.com ELECTRONICALLY FILED S/ Adela L Torruella,

USDC- PR 200203

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

	FOR THE DISTR	ici or	I OLKIO KICO				
In Re: OSVALDO VAZQUEZ PERALES		Cas	Case No.: <u>22-00471 EAG</u>				
2404			Chapter 13				
xxx-xx-3191		V	Check if this is a pr	e-confirmation amended plan			
Puerto Rico Local Form G Chapter 13 Plan dated June 10, 2022 .			Check if this is a post confirmation amended plan Proposed by: Debtor(s) Trustee Unsecured creditor(s) If this is an amended plan, list below the sections of the plan that have been changed. PART 2.4 TO DISCLOSE THE SOURCE FOR THE LUMP SUM PART 8.6 TO DEVOTE FUTURE TAX REFUNDS				
PART 1: No	tices						
To Debtor(s):	This form sets out options that may be appropriate indicate that the option is appropriate in your cit do not comply with local rules and judicial ruling ln the following notice to creditors, you must check	rcumsta gs may	nces or that it is per not be confirmable.				
To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do an attorney, you may wish to consult one. The headings contained in this plan are inserted for reference purposes only not affect the meaning or interpretation of this plan.			ied, or eliminated.				
	If you oppose the plan's treatment of your claim to confirmation at least 7 days before the date se Bankruptcy Court. The Bankruptcy Court may co See Bankruptcy Rule 3015. In addition, you must fi otherwise.	t <mark>for th</mark> e nfirm th	hearing on confirm is plan without furthe	ation, unless otherw r notice if no objection	vise ordered by the on to confirmation is filed.		
	If a claim is withdrawn by a creditor or amended to account of such claim: (1) The trustee is authorized allocated towards the payment of such creditor's cla (3) If such creditor has received monies from the truexcess of the related claim to the trustee for distributhat repays his or her creditors in full, funds received	to disco nim shal ustee (D ution to l	ontinue any further dis I be disbursed by the isbursed Payments), t Debtor's remaining cr	bursements to related trustee to Debtor's re the creditor shall retur editors. (4) If Debtor	d claim; (2) The sum maining creditors. In funds received in has proposed a plan		
	The following matters may be of particular importa the plan includes each of the following items. If an provision will be ineffective if set out later in the pl	item is c					
	it on the amount of a secured claim, set out in Sectio		hich may result in	Included	✓ Not Included		
1.2 Avoid	tial payment or no payment at all to the secured cred lance of a judicial lien or nonpossessory, nonpurchas		y security interest,	Included	✓ Not Included		
	tt in Section 3.4. andard provisions, set out in Part 8.			√ Included	☐ Not included		
				I			

PART 2: Plan Payments and Length of Plan

2.1 Debtor(s) will make payments to the trustee as follows:

PMT Amount	Period(s)	Period(s) Totals	Comments
\$400.00	Months 1 through 60	\$24,000.00	

Deptor	<u> </u>	SVALDO VAZQUEZ PE	RALES	Cast	<u> 22-</u>	UU47 I EAG	
Insert ad	ditional li	nes if needed					
	If fewer than 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.						
2.2	Regular	payments to the trustee v	will be made from future	income in the follow	ing manner:		
		<i>l that apply</i> Debtor(s) will make payme Debtor(s) will make payme Other (specify method of p		eduction order.			
2.3	Income	tax refunds:					
	will com		th a copy of each income to (b)(2). If the Debtor(s) need of.				
2.4	Addition	nal payments:					
	Check or		ed, the rest of § 2.4 need no	ot be completed or rep	produced.		
	V	amount, and date of each	ional payment(s) to the true anticipated payment. ayment in month 59 of		•		rce, estimated
PART.	3: Treat	ment of Secured Cla	ims		·		
3.1	Mainter	ance of payments and cu	re of default, if any.				
	Check of	None. If "None" is check The Debtor(s) will mainta required by the applicable by the trustee or directly land through disbursements by below. Unless otherwise a Bankruptcy Rule 3002(c) the absence of a contrary ordered as to any item of paragraph as to that collain	ed, the rest of § 3.1 need notine the current contractual is contract and noticed in copy the Debtor(s), as specific the trustee, with interest, is ordered by the court, the an control over any contrary timely filed proof of claim collateral listed in this parateral will cease, and all secty payments disbursed by the	nstallment payments of ordermity with any apped below. Any existing any, at the rate state nounts listed on a programments listed below, the amounts stated by agraph, then, unless of ured claims based on the ordermite of the states of the s	on the secured clai plicable rules. The g arrearage on a li d, pro-rated unless of of claim filed be as to the current in elow are controlling therwise ordered be that collateral will	se payments will be of sted claim will be paid a specific amount is efore the filing deadlinstallment payment and if relief from the anythe court, all payment and the court, all payment.	lisbursed either id in full provided ne under nd arrearage. In automatic stay is ents under this
Name o	f Creditor	Collateral	Current installment payments (including escrow)	Amount of arrearage (if any)	Interest rate on arrearage (if any)	Monthly PMT on arrearage	Estimated total payments by trustee
CITI B	RP	2018 CAN AM DEFENDER	\$251.00	\$0.00			\$0.00
			Disbursed by: ☐ Trustee ☑ Debtor(s)		Mor	nths Starting on Plan	Month
Insert ac	lditional c	laims as needed					
3.2	Reques	for valuation of security	, payment of fully secured	d claims, and modific	cation of underse	cured claims.	
	Check o	ne.					
	V	None. If "None" is check	ted, the rest of § 3.2 need n	ot be completed or re	produced		

, Debtor		OSVALDO	VAZQUEZ PERAL	<u>ES</u>		Cas	se number	22-00471	EAG	
3.3	Secure	d claims exc	luded from 11 U.S.C	C. § 506.						
	Check	one								
	V	None. If "	None" is checked, the	e rest of § 3.3	need not be d	completed or re	produced.			
3.4	Lien A	voidance.								
	Check of		None" is checked, the	e rest of § 3.4	need not be d	completed or re	eproduced.			
3.5	Surren	der of colla	teral.							
	Check	None. If " The Debto request the stay under	None" is checked, the or(s) elect to surrender at upon confirmation \$1301 be terminated in Part 5 below.	r to each credi of this plan, th	itor listed bel he stay under	ow the collater 11 U.S.C. § 36	al that secure 2(a) be termi	nated as to th	e collateral	only and that the
Name o	f credito	or				ateral 8 TOYOTA T	UNDRA			
	202	claims as ne	eded							
mseri da		ciama do ne	cucu.							
3.6	Pre-co	nfirmation a	idequate protection	monthly pay	ments ("API	MP") to be pai	d by the trus	stee.		
	✓ Pay	ments pursua	ant to 11 USC §1326(a)(1)(C):						
	Name	of secured	creditor	S A	Imount of AP	MP		Ce	omments	
POPUL	AR AU	то	<u>_1</u>	50.00	<u>-</u> .		TOYOTA	YARIS 2019	•	
	Insert o	additional cla	aims as needed.							
	Pre-cor	nfirmation ac	lequate protection pay	yments made	through the p	lan by the trust	ee are subjec	t to the corres	sponding sta	tutory fee.
3.7	Other	secured clai	ms modifications.							
	Check	one.								
		None. If "	None" is checked, the	e rest of § 3.7	need not be	completed or re	eproduced.			
	V	trustee sha described pro-rated claim filed absence o	laims listed below sha all pay the allowed cla below. Any listed cla unless a specific amou d before the filing dea f a contrary timely fil ow, distribution will b	aim as expression will be pai unt is provide adline under B ed proof of cl	sly modified id in full thro d below. Unl sankruptcy Ro aim, the amo	by this section, ugh disburseme ess otherwise o ule 3002(c) con unts stated belo	at the annual ents by the tro ordered by the atrol over any	interest rate ustee, with interest court, the and contrary amo	and monthly terest, if any nounts listed ounts listed l	y payments r, at the rate stated, I on a proof of below. In the
Name of creditor		Claim Cl D#	aim Amount	Modified interest rate	Modified term (Months)	Modified P&I	Property taxes (Escrow)	Property Insurance (Escrow)	Total monthly payment	Estimated total PMTs by trustee
POPUI R AUT		0001	\$22,400.00							\$22,400.00
		•	To be paid					Starting on	Plan	

Insert additional claims as needed.

Debtor	OSVALDO VAZQUEZ PERALES	Case number	22-00471 EAG
PART	4: Treatment of Fees and Priority Claims		
4.1	General Trustee's fees and all allowed priority claims, including domestic without postpetition interest.	support obligations other than	those treated in § 4.5, will be paid in full
4.2	Trustee's fees Trustee's fees are governed by statute and may vary during the te 10 % of all plan payments received by the trustee during the plan		e estimated for confirmation purposes to be
4.3	Attorney's fees		
	Check one.		
	V Flat Fee: Attorney for Debtor(s) elect to be compensated as a LBR 2016-1(f).	flat fee for their legal services.	, up to the plan confirmation, according to
OR			
	Fee Application: The attorneys' fees amount will be determine xpenses, filed not later than 14 days from the entry of the confinence.		oval of a detailed application for fees and
	Attorney's fees paid pre-petition: Balance of attorney's fees to be paid under this plan a If this is a post-confirmation amended plan, estimated		\$ <u>87.00</u> \$ <u>3,913.00</u> \$
4.4	Priority claims other than attorney's fees and those treated in	§§ 4.5, 4.6	
	Check one. None. If "None" is checked, the rest of § 4.4 need not be	e completed or reproduced.	
4.5	Domestic support obligations assigned or owed to a government	ental unit and paid less than f	full amount.
	Check one. None. If "None" is checked, the rest of § 4.5 need not be	e completed or reproduced.	
4.6	Post confirmation property insurance coverage Check one		
	None. If "None" is checked, the rest of § 4.6 need not b	e completed or reproduced.	
PART	5: Treatment of Nonpriority Unsecured Claims		
5.1	Nonpriority unsecured claims not separately classified.		
	Allowed nonpriority unsecured claims that are not separately class providing the largest payment will be effective.	ssified will be paid pro rata. If	more than one option is checked, the option
Chec	ck all that apply.		
	The sum of \$.	other creditors provided for it	
5.2	Maintenance of payments and cure of any default on nonprio	rity unsecured claims.	
	Check one.		
	None. If "None" is checked, the rest of § 5.2 need not be	e completed or reproduced.	

, Debtor	OSVALDO VAZQUEZ PERALES	Case number	22-00471 EAG
5.3	Other separately classified nonpriority unsecured claims. Check one.		
	None. If "None" is checked, the rest of § 5.3 need not to	be completed or reproduced.	
PART	6: Executory Contracts and Unexpired Leases		<u></u>
6.1	The executory contracts and unexpired leases listed below are as unexpired leases are rejected.	sumed and will be treated as spe	cified. All other executory contracts and
	Check one.		
	None. If "None" is checked, the rest of § 6.1 need not a	be completed or reproduced.	
PART	7: Vesting of Property of the Estate & Plan Distrib	ution Order	
7.1	Property of the estate will vest in the Debtor(s) upon		
	k the appliable box: Plan confirmation.		
V	Entry of discharge. Other:		
7.2	Plan distribution by the trustee will be in the following order		-
1.2	(The numbers below reflect the order of distribution; the same n		on among claims with the same number,)
PART	 Distribution on Adequate Protection Payments (Part 3, Section 1. Distribution on Attorney's Fees (Part 4, Section 4.3) Distribution on Secured Claims (Part 3, Section 3.1) – Current 2. Distribution on Post Confirmation Property Insurance Coverage 2. Distribution on Secured Claims (Part 3, Section 3.7) Distribution on Secured Claims (Part 3, Section 3.1) – Arreard 3. Distribution on Secured Claims (Part 3, Section 3.2) Distribution on Secured Claims (Part 3, Section 3.2) Distribution on Secured Claims (Part 3, Section 3.3) Distribution on Secured Claims (Part 3, Section 3.4) Distribution on Unsecured Claims (Part 6, Section 6.1) Distribution on Priority Claims (Part 4, Section 4.4) Distribution on Priority Claims (Part 4, Section 4.5) Distribution on Unsecured Claims (Part 5, Section 5.2) Distribution on General Unsecured claims (Part 5, Section 5.3) Distribution on General Unsecured claims (Part 5, Section 5.1) Trustee's fees are disbursed before each of the distributions above	t contractual installment paymenge (Part 4, Section 4.6) age payments	
8.1	Check "None" or list the nonstandard plan provisions		
the Offic	None. If "None" is checked, the rest of Part 8 need no ankruptcy Rule 3015(c), nonstandard provisions must be set forth rial Form or deviating from it. Nonstandard provisions set out else programs below must be sumbared and labeled in holdfore two	below. A nonstandard provision where in this plan are ineffectiv	e.
each pa paragra	ragraph below must be numbered and labeled in boldface typ ph.	e, and whit a neading stating t	ue Senerai annlect matter of the
8.2 Thi	owing plan provisions will be effective only if there is a check in the section modifies LBF-G, Part 3: Retention of Lien: The noise Part 3, will retain its lien according to the terms and	e lien holder of any allowed	
	IS SECTION MODIFIES PART 4 SECTION 4.6 POST CON PROVIDE INSURANCE DIRECTLY TO CREDITOR POPUL		

Debtor	OSVALDO VAZQUEZ PERALES	Case number	22-00471 EAG
automatic	rovision Supplements Part 3 to provide for the Lifting stay pursuant to Section 362(a) will be lifted in favor MAKE ANY DISBURSEMENT WITHOUT PREJUDICE	of FIRST BANK, as to coll	ateral related to POC. TRUSTEE
automatic	rovision Supplements Part 3 to provide for the Lifting stay pursuant to Section 362(a) will be lifted in favor WILL NOT MAKE ANY DISBURSEMENT WITHOUT P	of CITI BRP, as to collate	ral related KTM 450SX 2019.
BE DEVO	ection modifies LBF-G, Part 2, Section 2.3: Income T TED EACH YEAR, AS PERIODIC PAYMENTS, TO THE PAYMENTS SHALL DEEM THE PLAN MODIFIED BY O OF FURTHER NOTICE, HEARING OR COURT ORDE OF SUCH REFUND, DEBTOR(S) SHALL SEEK COUR	EPLAN'S FUNDING UNTIL SUCH AMOUNT, INCREAS ER. IF NEED BE, FOR THE	PLAN COMPLETION. THE TENDER ING THE BASE THEREBY WITHOUT USED BY DEBTOR(S) OF A
Insert additi	onal lines as needed.		
	Signature(s)		

Date **June 10, 2022**

June 10, 2022

By filing this document, the attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(ies) that the wording and order of the provisions in this chapter 13 plan are identical to those contained in Local Form G (LBF-G), other than any nonstandard provisions included in Part 8.

Date

/s/ ADELA L TORRUELLA

Signature of Attorney of Debtor(s)

OSVALDO VAZQUEZ PERALES

/s/ OSVALDO VAZQUEZ PERALES

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CITI BRP PO BOX 6403 SIOUX FALLS SD 57117-6403 FIRST BANK PO BOX 9146 SAN JUAN PR 00908-0146

CITIBANK CUSTOMER SERVICES PO BOX 6500 SIOUX FALLS SD 57117 FIRST BANK PO BOX 9146 SAN JUAN PR 00908-0146

CITIBANK, N.A. 5800 S CORPORATE PI SIOUX FALLS SD 57108-5027 IRS
PO BOX 7346
PHILADELPHIA PA 19101-7346

CITIBANK, N.A. PO BOX 6205 SIOUX FALLS SD 57117-6205 POPULAR AUTO BANKRUPTCY DEPARTMENT PO BOX 366818 SAN JUAN PR 00936-6818

DEPARTMENT OF TREASURY PO BOX 9024140 SAN JUAN PR 00902-4140

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